§ 250.40

designed to improve the State processing of donated foods.

(Approved by the Office of Management and Budget under control number 0584-0007)

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Subpart D—Eligible Recipient Agencies and Programs

§ 250.40 Nonprofit summer camps for children.

- (a) Distribution. (1) The distributing agency shall distribute donated food only to those summer camps which have entered into a written agreement for participation in the program with the distributing agency in accordance with §250.12(b). Prior to entering into a written agreement, the summer camp shall provide verification of its tax exempt status under the Internal Revenue Code. In addition to the terms and conditions set forth in §250.12(b), the written agreement shall, at a minimum, include:
- (i) The name and location of the summer camp(s):
 - (ii) Number of camps or sites;
- (iii) Number of sessions to be offered during camping season;
- (iv) Number of adults and children participating in the activities of the summer camp at each session;
- (v) Total number of days meals will be served;
- (vi) Total number of meals to be served daily:
- (vii) Assurance that tax exempt status will be maintained;
- (viii) Indication of whether the summer camp(s) will employ the services of a food service management company;
- (ix) Assurance that a brochure or public announcement of open admission policy will be provided and that the summer camp agrees to maintain racial/ethnic data;
- (x) Assurance that a physical inventory will be conducted and reconciled at the end of the camping session; and
- (xi) Assurance that any excess inventory will, at the distributing agency's option, be returned to the distributing

agency for redonation or transferred in accordance with §250.13(a)(1).

- (2) Distributing agencies shall distribute donated foods only after determining that the number of adults participating in camp activities, as compared with the number of children 18 years of age and under, is not unreasonable in light of the nature of the camp and the characteristics of the children in attendance. Persons 19 years of age and over, including program directors, counselors and others who engage in recreational, educational, and direct administrative functions, are to be considered as adults participating in the activities of a summer camp. Employees whose presence on camp premises is solely for the purpose of performing duties such as cooking, gardening, property maintenance or similar support functions are not considered as adults participating in summer camp activities. In addition, persons such as nurses, therapists, and attendants who perform professional, supervisory, or custodial services are not considered as adults participating in the activities of a summer camp if they perform services essential to the participation of mentally, emotionally, or physically handicapped children.
- (3) Distributing agencies shall authorize the transfer or redonation of all donated foods remaining in summer camps at the end of the camping season in accordance with §250.13 (a) or (g) respectively.
- (4) Nonprofit summer camps for children may employ food service management companies to conduct food service operations in accordance with §250.12(d).
- (b) Quantities and value of donated foods. Distribution of donated food to eligible summer camps shall be made on the basis of the average number of meals to be served daily to children as evidence by the most recent written caseload factor information contained in the agreement.
- (c) Types of donated foods authorized for donation. Nonprofit summer camps for children are eligible to receive donated foods under section 416, section 32, section 709 and section 4(a).

 $[53\ FR\ 20426,\ June\ 3,\ 1988,\ as\ amended\ at\ 62\ FR\ 53729,\ Oct.\ 16,\ 1997]$